



CERTIFICATE OF REPOSSESSION

State Form 39738 (R/10-95)

State of Indiana
Bureau of Motor Vehicles

NOTE: It is imperative that all questions on this form be answered.

The undersigned, being duly sworn upon his oath, deposes and says that he has repossessed the following described vehicle:

Make	Year	Style or body	Vehicle Identification Number (VIN)
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by due process of law because of the failure of the owner, whose name is _____, and whose address is _____

to meet his obligation of settlement of the following terms of incumbrances on said vehicle.

Terms (<i>Condition sale, lease note, Mortgage, etc.</i>)	Amount of original indebtedness \$	Date of lien (<i>month, day, year</i>)
In whose favor or to whom is lien due?	Title number	
Address (<i>number and street, city, state, ZIP code</i>)	Was said vehicle new or used when purchased? <input type="checkbox"/> New <input type="checkbox"/> Used	
In what state and under what license number did the person from whom the vehicle was repossessed register this vehicle?		
On what date was the vehicle repossessed?	Number of license plates attached to car at the time of repossession.	Do you have the license plates in your possession at this time? <input type="checkbox"/> Yes <input type="checkbox"/> No

I swear or affirm that the information that I have entered on this form is correct. I understand that making a false statement on this form may constitute the crime of perjury.

Signature	Date signed (<i>month, day, year</i>)
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Repossession certificates will only be honored when executed by a lienholder as shown on the Indiana Certificate of Title, or by an Indiana lienholder as shown on a Certificate of Title or other Ownership Certificate issued by another state.

Repossession must be made from the particular person, persons, firms, company or corporation who is shown by the records in the Bureau of Motor Vehicles as being the last registered owner of said motor vehicle.

No reassignment of title, by the lienholder, will be recognized by the Bureau of Motor Vehicles in any case where there has been a repossession, unless the owner of the motor vehicle has voluntarily assigned the Certificate of Title, and said purchaser, as shown thereon, is a registered dealer.

Documents required for a Repossession:

1. Certificate of Repossession
2. Indiana Certificate of Title showing applicant as lienholder
3. Indiana Application for Title
4. Certified copy of Conditional Sales Contract, signed by owner, and payable to reposessor or interest therein assigned to reposessor
5. Proper Indiana Certificate Title Fee

Where the lienholder has not perfected his interest by insuring that a Certificate of Title was properly applied for by the owner of the motor vehicle, no Repossession Application will be honored. The lienholder must then proceed to secure proper legal documents by an Order issued by an Indiana court having jurisdiction. Such Court Order may then be attached to an Application for Title, signed by the named party as shown as owner in such Court Order.

NOTE: Should a lienholder lose, misplace or destroy a Certificate of Title sent to the lienholder, as required by law, the lienholder may execute a General Affidavit, setting forth such facts, and the Affidavit will then be accepted by the Bureau of Motor Vehicles in lieu of the Indiana Title, when lienholder is submitting an Application for Repossession.